UNITED STATES DISTRICT COURT(S)

FOR THE DISTRICT OF COLUMBIA, AND ALL 50 STATES

SAFRON HUOT,

Case: 1:17-cv-01417

(F-Deck)

Plaintiff,

Assigned To: Unassigned

Assign. Date: 7/10/2017
Description: Pro Se Gen. Civil Jury Demand

٧,

MONTANA STATE DEPARTMENT
OF CHILD AND FAMILY SERVICES; et al.,

OUT OF DATE COMPLAINT

Defendant(s),

Comes Now, Plaintiff, Safron Huot; Biological Birth Mother to B.J.T.H., and B.H.T.H. Respectfully Requests a Formal Hearing with the Right to a Jury Trial.

I. PARTIES

Plaintiff

Safron Huot

211 N. Cedar Apt# 104

Anaconda, Montana 59711

(406) 560-2268

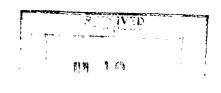
Defendant No. 1

Montana State Department of Child and Family Services

1400 E. Broadway St.

Helena, Montana 59601

(406) 444-5900



Defendant No. 2 Montana Supreme Court

215 N. Sanders

P.O. Box 203001

Helena, Montana 59620

(406) 444-5490

Defendant No. 3 Deer Lodge County District Court of Montana

800 Main St.

Anaconda, Montana 59711

(406) 563-4025

Defendant No. 4 Judge Ray Dayton

800 Main St.

Anaconda, Montana 59711

(406) 563-4025

Defendant No. 5 Cal Boyal

118 E. 7th # 1 B

Anaconda, Montana 59711

(406) 563-7972

Defendant No. 6 Cindy Johnson

118 E. 7th # 1 B

Anaconda, Montana 59711

(406) 563-7972

Defendant No. 7 Deer Lodge Medical Center

1100 Hollenbeck Ln.

Deer Lodge, Montana 59722

(406) 846-2212

Defendant No. 8 M.D. Wayne R. Martin

Deer Lodge Medical Center

1100 Hollenbeck Ln.

Deer Lodge, Montana 59722

(406) 846-2212

Defendant No. 9 Susanne M.Clague

Clague Law Office, PLLC

P.O. Box 3182

Butte, Montana 598702

(406) 782-0505

Defendant No. 10 Ben Krakowka

County Attorney Office

800 Main St.

Anaconda, Montana 59711

(406) 563-4019

Defendant No. 11 Susan Day, PH.D.

119 W. Front St. Suite 309

Missoula, Montana 59802

(406) 327-9992

Defendant No. 12 Dave Fenchak

Smelter City Family Development Center, Inc.

510 Spruce

Anaconda, Montana 59711

(406) 490-2380

Defendant No. 13 Mary Jo and Roger Fortner

800 Dempsey Rd.

Deer Lodge, Montana 59722

(406) 846-3491

II. JURISDICTION

- A. Federal Question
- B. Please See List of Attached Rules ,and Laws
- C. Plaintiff(s) State of Citizenship, Montana Defendant(s) State of Citizenship, Montana

III. STATEMENT OF CLAIMS

Claim I. MONTANA DEPARTMENT OF CHILD AND FAMILY SERVICES

- To Keep the child within the home, and, or return the child back to the home as soon as possible.
- Fabricated Reports To The Court
- Contradictions Found Within Reports to the court
- No Holiday Visits or Extra Time Allowed
- Possibility of Tampering with Physical Evidence
- No Progress Reports Made Available
- A Mandatory Temporary Investigation Was Not Sought
- Petitions to Terminate Parental Custody
- Pushed for Termination within first 6 months
- Refused to Preserve the Child Parent Relationship
- Adopted My Children while the case was pending out of state

Claim II. MONTANA SUPREME COURT,

- 3 Appeals
- Not once, have I been, physically allowed to go to court.
- Not allowing me to speak
- Taking Part In Wrongfully Keeping My Children Away

Claim III. DEER LODGE DISTRICT COURT OF MONTANA

- Discrepancies Found Between Verbal and Written Transcripts
- Fabricating and Tampering With Physical Evidence
- All Verbal and Written Transcripts are to be requested upon court(s) discretion for Future Evidence

Claim IV. Judge Ray Dayton

- Denied Termination of Appointed Counsel
- Personal Relationship between my Aunt Mary Jo Fortner, and my Uncle Larry Huber
- Knowing His Personal Opinion against me would cloud his better judgment it would have been best for him to respectfully step down, and put his Prudence above his Prejudice. (Oath Before Judgment)
- Terminated Parental Rights
- Adopted My Children

Claim V. CAL BOYAL

- No Personal Knowledge relating to the Relationship between Mother and Sons
- Fabricated at least 3 Reports to the Court based on Hearsay
- Dated 1/11/12, 5/4/12, and 8/30/12
- Personal conflict with my Father

Claim VI. CINDY JOHNSON

- Personal Relationship with My Aunt Mary Jo Fortner
- Multiple DUI's
- Permitted to travel to and from visits with my kids
- More time allowed her to travel with the kids, but not much time for our visits.
- Tampered with and fabricated visit progress notes

Claim VII. DEER LODGE MEDICAL CENTER, M.D. WAYNE R. MARTIN,

- Written two Letters to the court
- Admitted to Hearsay within the letters
- No Personal Knowledge of the Facts presented within the letters
- Dated 6/12/12, Received 6/19/12, Claiming Well Child Check Up on 6/8/12
- Letters Presented Only Moments After Court Started 6/21/12

Claim VIII. Susanne M. Clague

- To Represent what is best for my children's safety ,and well being
- No Personal Knowledge of Relationship Between The Children and Their Mother
- No Personal Knowledge of the parent(s)
- Judgment was to terminate Parental Rights

Claim IX. Ben Krakowka

Unfit to represent the rights to my children.

Claim X. Susan Day

- Two False reports were made
- Received 4/6/11 and 6/8/12
- Couldn't diagnose me 4/6/11
- Gave Recommendations
- No Personal Knowledge
- Refused to let me record second test appointment

Claim XI. Dave Fenchak

- Stated my Rights should be Terminated
- No Personal Knowledge of the Relationship Between Mother and Children
- Took Urine Samples

Claim XII. Mary Jo and Roger Fortner

- Family
- Keeps the children away from me, and their sister
- Had M.D. Wayne R. Martin Fabricate Reports to the Court
- Knows I have never Hurt My Children
- Lies to the children
- Manipulative
- Compulsive
- Suicidal/ Homicidal
- Mentally Incapable of providing a healthy environment for the children
- Mary Jo Relinquished her rights to her daughter
- Roger has never had anything to do with his child
- Abusive
- Selfish
- MEDICALLY INCLINED
- Written False Reports to the Court for the Department
- Child Assessments stating Opinions over Facts Dated 7/23/11, and 7/10/12
- Verbal, Physical, Mental, Spiritual, and Emotional Abuse
- Insufficient Care for All Necessary Needs Of The Children

IV. RELIEF

Per Defendant-

MONTANA CHILD AND FAMILY PROTECTIVE SERVICES

- COMPLETE IMMUNITY FROM ANY FUTURE OCCURRENCES
- \$700,000,000 TAX FREE FOR PSYCHOLOGICAL VALUE EQUIVALENT TO TIME DISRUPTED AND DISTURBED
- \$ 100,000,000 TAX FREE FOR PHYSICAL, EMOTIONAL, AND MENTAL DAMAGE
- NON-NEGOTIABLE

MONTANA SUPREME COURT

- FULL PARENTAL CUSTODY REINSTATED
- RECORD EXPUNGED
- \$1,000,000 TAX FREE PER APPEAL DISMISSED

MONTANA DISTRICT COURT

- COMPLETE COPIES OF ALL VERBAL AND WRITTEN TRANSCRIPTS
 PERTAINING TO THIS CHILD NEGLECT CASE FROM 2011-2017
- PERSONAL CALENDAR FROM THE YEAR 2012
- \$100,000,000 TAX FREE FOR TAMPERING AND FABRICATING EVIDENCE
- COURT RECORD EXPUNGED

JUDGE RAY DAYTON

- A LETTER TO BE WRITTEN APOLOGIZING FOR HIS PREJUDICE
- IF NO APOLOGY LETTER IS TO BE PRESENTED, A LETTER OF RESIGNATION WOULD BE SUFFICE AND A \$100,000,000 TO BE DONATED AND SPLIT BETWEEN FAMILIES THAT HAVE BEEN WRONGFULLY TAKEN AWAY FROM THEIR LOVED ONES BY THE HONORABLE JUDGE RAY DAYTON

CAL BOYAL

- \$ 10,000 FOR EACH LETTER PRESENTED TO THE COURT
- DONATED TO A BETTER LIFE PROGRAM FOR THE COMMUNITY

CINDY JOHNSON

- APOLOGY LETTER
- IF NO LETTER IS TO BE PRESENTED
- \$1,000 FOR EVERY VISIT PROGRESS REPORT
- DONATED TO A BETTER LIFE PROGRAM FOR THE COMMUNITY

DEER LODGE MEDICAL CENTER - WAYNE R. MARTIN

- \$50,000 TAX FREE PER LETTER WRITTEN PERTAINING TO MY CHILDREN
- NON-NEGOTIABLE

SUSAN CLAGUE

- LETTER APOLOGIZING FOR MISREPRESENTATION
- \$100,000,000 TAX FREE DONATED TO A BETTER LIFE PROGRAM FOR CHILDREN AND THEIR FAMILIES.
- NON-NEGOTIABLE

BEN KRAKOKA

- IF HE IS WILLING TO WRITE A LETTER APOLOGIZING FOR MISREPRESENTATION, I WILL ASK FOR NOTHING MORE FROM HIM.
- IF NO LETTER IS TO BE RECEIVED A RESIGNATION LETTER WILL BE SUFFICE AND \$100,000,000 TAX FREE TO BE DONATED AND SPLIT BETWEEN ALL CHILD FAMILY CASES HE HAS REPRESENTED IN THE PAST 10 YEARS.
- NON-NEGOTIABLE

SUZAN DAY

- \$50,000 PER FABRICATED REPORT
- DONATED TO A BETTER LIFE PROGRAM FOR THE COMMUNITY

DAVE FENCHAK

- \$50,000 FOR BEING A CONFLICT OF INTEREST
- DONATED TO A BETTER LIFE PROGRAM FOR CHILDREN AND THEIR FAMILIES

MARY JO AND ROGER FORTNER

- 3 APOLOGY LETTERS ADMITTING THE WRONG THEY HAVE DONE AND THE ABUSE THEY HAVE CAUSED.
- VISITATION TO START IMMEDIATELY
- MY GRANDMOTHERS RECIPES
- INCASE OF NO APOLOGY LETTERS, VISITATION, OR RECIPES
- \$100,000 TAX FREE
- ALL PERSONAL PROPERTY TO BE SIGNED OVER TO B.J.T.H AND B.H.T.H

RELIEF IN TOTAL-

- FULL PARENTAL CUSTODY OF B.J.T.H AND B.H.T.H
- ALL COURT, LAWYER, AND LEGAL FEES TO BE SPLIT BETWEEN DEFENDANTS
- APOLOGY LETTERS
- RECORD EXPUNGED
- TAX FREE \$
- IMMUNITY
- A BETTER LIFE PROGRAM GRANTED

Signed and Dated this 23rd Day of June, 2017

s/ Safron Huot

Case 2:17-cv-00069-BMM Document 1 Filed 07/10/17 Page 12 of 13

UNITED STATES DISTRICT COURT(S)

FOR THE DISTRICT OF COLUMBIA, AND ALL 50 STATES

SAFRON HUOT,

Plaintiff,

V, MONTANA STATE DEPARTMENT OF CHILD AND FAMILY SERVICES; et al.,

Defendant(s),

Consent to Jurisdiction

Comes Now, Plaintiff, Safron Huot; Biological Birth Mother to B.J.T.H., and B.H.T.H. Hereby gives Consent to Jurisdiction for the Court(s), if any further Information, Documents, or Evidence is needed, please contact me directly. Sincerely Thank You,

Safron Helen Virginia Huot

Signed, and Dated This 25th Day of June, 2017

s/Safron Huot

CONSENT TO JURISDICTION

U.S. District Court - District of Columbia 333 Constitution Avenue N.W. Room to Washington, O.C. 20001